positive resolution of their grief. It is important to families who have suffered such a loss to know that they are not alone. To commemorate the lives of these children with a special day would pay them an honor and would help to bring comfort to the hearts of their bereaved families.

SENATE RESOLUTION—EXPRESSING THE SENSE OF THE SENATE WITH RESPECT TO UNITED NATIONS GENERAL ASSEMBLY RESOLUTION

Mr. SMITH of Oregon (for himself, Mr. Schumer, and Mr. Brownback) submitted the following resolution; which was referred to the Committee on Foreign Relations:

S. RES. 119

Whereas in an Emergency Special Session, the United Nations General Assembly voted on February 9, 1999, to pass Resolution ES-10/6, "Illegal Israeli Actions In Occupied East Jerusalem And The Rest Of The Occupied Palestinian Territory," to convene for the first time in 50 years the parties of the Fourth Geneva Convention for the Protection of Civilians in Time of War;

Whereas such resolution unfairly places full blame for the deterioration of the Middle East Peace Process on Israel and dangerously politicizes the Geneva Convention, which was established to deal with critical humanitarian crises; and

Whereas such vote is intended to prejudge direct negotiations, put additional and undue pressure on Israel to influence the results of those negotiations, and single out Israel for unprecedented enforcement proceedings which have never been invoked against governments with records of massive violations of the Geneva Convention; Now therefore be it

Resolved by the Senate, that the Senate—

- (1) commends the Department of State for the vote of the United States against United Nations General Assembly Resolution ES-10/ 6 affirming that the text of such resolution politicizes the Fourth Geneva Convention which was primarily humanitarian in nature:
- (2) urges the Department of State to continue its efforts against convening the conference; and
- (3) urges the Swiss government, as the depositary of the Geneva Convention, not to convene a meeting of the Fourth Geneva Convention.
- Mr. SMITH of Oregon. Mr. President, I rise today to submit a resolution regarding a deplorable vote by the General Assembly of the United Nations in February 1999. At that time a resolution was passed recommending a convening of the Fourth Geneva Convention. This Convention protects civilians living in territory occupied by a hostile force.

In February, the Palestine Liberation Organization supported by the Arab Group and the nonaligned Movement successfully and wrongly argued that the Convention should meet to adopt measures that would stop Israel from building in what they termed the "Occupied Palestinian Territory including Jerusalem."

Only Israel and, I am proud to say, the United States voted against this United Nations Resolution, which carried by a vote of 115 to 2 with five abstentions. Unfortunately, with such a lopsided vote, we now face a situation in which the Swiss Government, as depositary of the Geneva Convention, has been asked to convene this conference on July 15, 1999.

This resolution, sponsored by Senators SCHUMER, BROWNBACK and I, commends our Department of State for its strong opposition to the United Nations action and, in addition, asks the Swiss Government to refrain from holding this politicized convention. We intend to send a clear signal to the United Nations General Assembly about the inappropriateness of this resolution and urge our government to continue to work for the cancellation of the scheduled conference.

SENATE RESOLUTION—REQUEST-ING THAT THE PRESIDENT RAISE THE ISSUE OF AGRICUL-TURAL BIOTECHNOLOGY AT THE JUNE G-8 SUMMIT MEETING

Mr. ASHCROFT (for himself, Mr. HARKIN, Mr. GRASSLEY, Mr. HELMS, Mr. BINGAMAN, Mr. BOND, and Mr. FITZGERALD) submitted the following; which was considered and agreed to.

S. RES. 120

Whereas biotechnology is an increasingly important tool in helping to meet multiple agricultural challenges of the 21st century;

Whereas genetically modified crops are helping to control weeds, insects, and plant diseases to increase crop yields and farm productivity, and to enhance the quality, value, and suitability of crops for food, fiber, and other uses:

Whereas agricultural biotechnology promises environmental benefits by reducing, or perhaps eliminating, the need for chemical pesticides, by improving the efficient utilization of fertilizer, thereby protecting water quality, and by conserving topsoil by reducing the need for tillage;

Whereas in recent years farmers have rapidly adopted agricultural biotechnology, with worldwide acreage of genetically modified crops growing from 4,300,000 acres in 1996, to 69,500,000 acres in 1998, which is more than a 16-fold increase;

Whereas American farmers planted biotech crops on about 38 percent of the soybean acreage, 25 percent of the corn acreage, and 45 percent of the cotton acreage, and within a few years over half of the agricultural crops grown in this country may be genetically modified:

Whereas increased agricultural productivity attained through greater use of biotechnology, in both developed and developing countries, holds a great deal of potential for meeting the nutritional needs of the world's population, of which at least 800,000,000 currently suffer from hunger or malnutrition;

Whereas despite the widespread adoption and extensive global benefits of biotechnology, marked differences among countries in their regulatory approaches are limiting substantially the use of, and trade in, agricultural biotechnology products; Whereas an open international trading system for products derived from plant and animal agricultural biotechnology would make a broad array of improved products more affordable, including agricultural and food products, pharmaceuticals, and consumer products such as apparel, paper, cosmetics, soaps, and detergents;

Whereas because of the importance of international trade to the strength of the farm economy and the entire food and agriculture sector, any unwarranted restrictions on trade in biotechnology products could seriously disrupt the farm economy and unjustifiably force farmers to choose between using agricultural biotechnology and exporting their production; and

Whereas the threat to agricultural production and trade from restrictions on products derived from modern biotechnology has become serious enough to warrant the attention of world leaders: Now, therefore, be it

Resolved, That it is the sense of the Senate that—

- (1) as the world trading system moves toward a reduction of tariff and nontariff barriers, all countries should work to ensure that scientifically unfounded new barriers are not erected:
- (2) the President should raise at the June 1999, G-8 Summit the important issues surrounding the use of, and trade in, agricultural biotechnology; and
- (3) as world leaders prepare for a new round of negotiations on agriculture in the World Trade Organization, the G-8 Summit is an appropriate forum to seek a consensus with the major trading partners of the United States regarding—
- (A) recognition of the global benefits of agricultural biotechnology, especially in meeting the nutritional needs of millions of people in developing countries;
- (B) increasing consumer knowledge and understanding of agricultural biotechnology and its benefits; and
- (C) the adoption of rational, scientificallybased systems for the regulation of biotechnology products and for eliminating unjustified barriers to the use of biotechnology products in international trade.

SENATE RESOLUTION—AUTHOR-IZING TESTIMONY AND LEGAL REPRESENTATION

Mr. LOTT (for himself and Mr. DASCHLE) submitted the following resolution; which was considered and agreed to:

S. RES. 121

Whereas, in the case of *C. William Kaiser* v. *Department of Veterans Affairs*, Docket No. BN-0351-99-0110-I-1, pending before the Merit Systems Protection Board, testimony has been requested from Richard Lougee, and employee of Senator Judd Gregg;

Whereas, pursuant to sections 703(a) and 704(a)(2) of the Ethics in Government Act of 1978, 2 U.S.C. §§288b(a) and 288c(a)(2), the Senate may direct its counsel to represent employees of the Senate with respect to any subpoena, order, or request for testimony relating to their official responsibilities;

Whereas, by the privileges of the Senate of the United States and Rule XI of the Standing Rules of the Senate, no evidence under the control or in the possession of the Senate may, by the judicial process, be taken from such control or possession but by permission of the Senate;

Whereas, when it appears that evidence under the control or in the possession of the